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AI	PLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
1	10/076,689	02/14/2002	Michael R. Abato	10016.02	1741
	25227 7590 10/25/2005 MORRISON & FOERSTER LLP 1650 TYSONS BOULEVARD			EXAMINER	
				REFAI, RAMSEY	
	SUITE 300	BOULEVARD	,	ART UNIT	PAPER NUMBER
	MCLEAN, VA	A 22102		2152	

DATE MAILED: 10/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
i i		10/076,689	ABATO, MICHAEL R.				
	Office Action Summary	Examiner	Art Unit				
		Ramsey Refai	2152				
Period fo	The MAILING DATE of this communication ap or Reply	ppears on the cover sheet with the	correspondence address				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPERIOR IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by statuely received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status	•		•				
1)⊠	Responsive to communication(s) filed on 22	August 2005.					
-	<u> </u>	is action is non-final.					
3)	Since this application is in condition for allow	ance except for formal matters, pr	osecution as to the merits is				
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	•					
4)🖂	Claim(s) 1-55 is/are pending in the application	n.					
-	4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-55 is/are rejected. 7) Claim(s) is/are objected to.						
5) 🗌							
6)⊠							
•							
8)□	Claim(s) are subject to restriction and	or election requirement.	•				
Applicati	on Papers						
9)⊠ The specification is objected to by the Examiner.							
10)	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notice	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date <u>**</u> レントゥン	4) Interview Summar Paper No(s)/Mail D 8) 5) Notice of Informal 6) Other:					

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DETAILED ACTION

Response to Amendment

Responsive to Amendment received August 22, 2005. Claims 1, 7, 19, 26, and 55 have been amended. Claims 1-66 remain pending further examination.

Specification

1. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: In claims 17, 18, and 29, it is not clear what the terms "announcement", "announced", and "unannounces" pertain to. It is not understood what is announced, how the register announces the object to the queue, and how an object which is announced last unannounces any other object competing for a same resource on the client device.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-55 are rejected under 35 U.S.C. 102(b) as being anticipated by Ullman et al (U.S. Patent No. 6,018,768).

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4. As per claim 1, Ullman et al teach a computer readable medium providing program code segments for creating a Virtual Stage on a client device, wherein the Virtual Stage provides a platform by which at least one segment of Enhanced Content can be presented to a client via a presentation device (abstract), comprising:

a first program code segment providing an abstraction of a Receiver Object wherein the Receiver Object provides at least one instruction which configures the client device to receive at least one segment of Enhanced Content from an Enhanced Content provider (Figure 8, column 11, lines 2-24); and

a second program code segment providing an abstraction of a Show Object, wherein the Show Object provides at least one instruction which configures the client device to present the at least one segment of Enhanced Content (172, Figure 8, column 11, lines 2-24, abstract);

whereupon establishment of a communications link between the client device and the Enhanced Content provider, the Receiver Object and Show Object configured client device receives the at least one segment of Enhanced Content and presents the received Enhanced Content segments via a presentation device (Figure 8, column 11, lines 2-24, column 9, lines 36-58, abstract).

- 5. As per claim 2, Ullman et al teach wherein the Virtual Stage further comprises a Virtual Classroom (column 3, line 3, column 10, lines 33-45).
- 6. As per claim 3, Ullman et al teach the Virtual Stage further comprises a Virtual Chat session (element 168 in Figure 8, column 11, lines 8-43).

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7. As per claim 4, Ullman et al teach wherein the client device comprises at least one of a personal computer, a personal data assistant, a Web tablet, a wireless communications device, a computer workstation, a gaming console, a set-top box, an Internet equipped television, a digital television, a Browser, a cable box, and a device capable of presenting Enhanced Content to a client (column 9, lines 4-49, Figures 1-2).

- 8. As per claim 5, Ullman et al teach the presentation device further comprises at least of a television, a video display system, an audio system, a virtual reality system, a gaming system, slow motion video presentation system, a still-frame presentation system, a motion picture presentation system, and a home theater system (column 9, lines 4-49, Figures 1-2).
- 9. As per claim 6, Ullman et al teach at least one of the first program code segment and the second program code segment provides at least one instruction to configure the client device to receive or present at least one segment of Enhanced Content received in at least one of a hypertext mark-up language file format, a Flash file format, a dhtml file format, a Java file format, an xml file format, a text file format, a graphic file format, a video file format, and a sound file format (abstract, column 1, line 66-column 2, line 16).
- 10. As per claim 7, Ullman et al teach a third program code segment providing an abstraction of a Subscriber Object, wherein the Subscriber Object provides at least one instruction which configures the client device to subscribe to at least one subscription (column 4, lines 55-58, column 6, lines 5-23).

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11. As per claim 8, Ullman et al teach the at least one instruction configures the client device to subscribe to at least one chat message service (element 168 in Figure 8, column 11, lines 8-43).

- 12. As per claim 9, Ullman et al teach the computer readable medium is located with at least one of a network server, the client device, the Enhanced Content provider, and a provider of a temporal signal to which the Enhanced Content relates (column 10, lines 59-65, column 9, lines 36-65, Figures 1-2).
- 13. As per claim 10, Ullman et al teach a fourth program code segment providing an abstraction of a Control Area, wherein the abstracted Control Area includes at least one Object utilized by the client device to establish interfaces between the client device and at least one Enhanced Content provider (column 8, lines 22-40).
- 14. As per claim 11, Ullman et al teach a fifth program code segment providing a Stage Manager, wherein the Stage Manager controls the creation and operation of the Virtual Stage (column 7, lines 35-62).
- 15. As per claim 12, Ullman et al teach the Stage Manager further comprises at least one instruction for creating a Queue and a Register; wherein the Queue includes a listing of at least one task utilized to configure the client device to present the at least one segment of Enhanced

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Content (Figure 7, column 10, lines 32-58) and the Register includes an identification of at least one Object and how each of the at least one Object can be contacted (Figure 7, column 10, lines 32-58).

- 16. As per claim 13, Ullman et al teach at least one of the abstracted Show Object and the abstracted Receiver Object are identified as an Object on the Register (Figures 7-8, column 10, lines 40-58).
- 17. As per claim 14, Ullman et al teach the Register further comprises a table having an Object column and a key column, wherein the Object column identifies a particular Object, and the key column identifies where the particular Object is located (Figure 7, column 10, lines 32-58).
- 18. As per claim 15, Ullman et al teach the Object is located in a memory device that is colocated with at least one of a network server, an Enhanced Content provider, the client device and a provider of a Temporal Signal related to the Enhanced Content (Figures 1-2, 4, column 4,lines 55-65).
- 19. As per claim 16, Ullman et al teach at least one Object in the Register has a codependency with at least one additional Object in the Register (Figure 7, column 10, lines 32-58).

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20. As per claim 17, Ullman et al teach adding an Object to the Register, the Register announces the Object to the Queue, and whereupon receiving the announcement, the Queue surveys any listed tasks and directs the Stage Manager to perform those tasks which are awaiting the announcement prior to being executed (abstract, column 7, line 63-column 8, line 40).

- As per claim 18, Ullman et al teach the Stage Manager further comprises an instruction which provides that an Object which is announced last unannounces any other Object competing for a same resource on the client device (abstract, column 7, line 63-column 8, line 40).
- 22. As per claim 31, Ullman et al teach a system for presenting Enhanced Content related to a Temporal Signal to a client via a client device on a Virtual Stage (abstract) comprising:

a receiver for receiving a Temporal Signal, wherein the Temporal Signal includes at least one URI embedded into the Temporal Signal, the URI providing an address for a Site providing Enhanced Content related to the Temporal Signal (abstract, column 4, lines 41-54);

a decoder, connected to the receiver, for extracting the URI from the Temporal Signal and outputting the URI (Figures 1 and 2, column 4, line 55-column 5, line 13, column 5, line 45-column 6, line 4);

a client device, connected to the decoder, (Figures 1-2) the client device further comprising:

a browser (column 7, lines 35-53); and

a storage device (Figures 1-2, column 5, lines 30-45);

whereupon receipt of the URI from the decoder, the Browser establishes a connection with the Site and receives from the site a program code which configures the client device as a

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Virtual Stage by initializing and saving, in the storage device, cross-dependent abstractions of a Show Object and a Receiver Object (abstract, column 4, lines 42-54, column 8, lines 22-65), wherein the Receiver Object and the Show Object collectively enable the Browser to receive and present the Enhanced Content from any source and via any communications link utilized to communicate the Enhanced Content to the client device (Figures 4-6, abstract, column 4, lines 42-54, column 8, lines 22-65).

23. As per claims 19-30 and 32-55, these claims contain similar limitations as claims 1-18 and 31 above, therefore are rejected under the same rationale.

Response to Arguments

- 24. Applicant's arguments filed August 22, 2005 have been fully considered but they are not persuasive.
 - In the remarks, the Applicant argues in substance that:
 - a. Objection to Specification should be withdrawn;
 - b. Ullman fails to disclose a Virtual Stage that includes an abstraction of a Receiver Object and an abstraction of a Show Object;
 - In response to argument:
 - a. Examiner respectfully disagrees. In response to Objection to the Specification for failing to clear define what the terms "announcement", "announced", and "unannounces" mean, the Applicant merely cites the columns and lines where these terms are detailed.

The citations fail to define these terms. Objection to Specification is therefore maintained.

b. Examiner respectfully disagrees. Although Ullman fails to explicitly recite the terms receiver object and show object, Ullman teaches an abstracted portion of a browser which configures the client device to receive enhanced content and an abstracted portion of a browser which presents the enhanced content. (Figure 8, column 11, lines 2-24).

Therefore, Ullman meets the scope of the claimed limitation.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramsey Refai whose telephone number is (571) 272-3975. The examiner can normally be reached on M-F 8:30 - 5:00 p.m..

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on (571) 272-3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ramsey Refai Examiner Art Unit 2152

October 21, 2005

BUNJOB JAROENCHONWANIT PRIMARY EXAMINER